Exhibit B

1	UNITED STATES BANKRUPTCY COURT DISTRICT OF DELAWARE				
2	DISTRICT	OF DELAWARE			
3	IN RE:	Chapter 11 Case No. 22-11068 (JTD)			
4 5	FTX TRADING LTD. et al., . Debtors	(Jointly Administered)			
6					
7 8 9	AUSTIN ONUSZ, CEDRIC KEES . VAN PUTTEN, NICHOLAS J MARSHALL and HAMAD DAR, on . behalf of themselves and all. others similarly situated, .				
10	Plaintiffs, .				
11	v				
12 13 14 15	WEST REALM SHIRES INC., WEST. REALM SHIRES SERVICES INC (D/B/A FTX US), FTX TRADING . LTD., ALAMEDA RESEARCH LLC, . SAM BANKMAN-FRIED, ZIXIAO . WANG, NISHAD SINGH and . CAROLINE ELLISON, .				
16	Defendants				
17					
18	ALAMEDA RESEARCH LTD.; FTX . TRADING LTD., .	Adversary Proceeding No. 23-50084 (JTD)			
19	Plaintiffs, .				
21	-against				
22	VOYAGER DIGITAL, LLC; HTC . TRADING, INC., .	Courtroom No. 5 824 Market Street Wilmington, Delaware 19801			
23	Defendants	Wednesday, April 12, 2023			
2425	(CONTINUED)				

1	TRANSCRIPT OF HEARING				
2	BEFORE THE HONORABLE JOHN T. DORSEY UNITED STATES BANKRUPTCY JUDGE				
3					
4	APPEARANCES:				
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2425	Proceedings recorded by electronic sound recording, transcript produced by transcription service.				

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dumpster fire is out, and as I will explain in a moment, we anticipate filing a plan of reorganization in July.

I would like to spend some time on a case update for the Court. First, and perhaps most important, our assets available for stakeholder recovery. Our estate consists of many investments, businesses, and causes of action that have not yet been monetized. Valuing these now is impossible; however, we are tracking distributable assets: Cash, Class A, or Category A cryptocurrency, which we defined in previous submissions, and securities.

Here's a chart of these assets at petition date value, including cash receivables from the settlements and transactions recently approved by the Court. We now stand at \$6.2 billion, an increase of \$800 million from my update to the Court in January. This increase in value is more significant if we take into account current asset pricing.

On this next slide, at current prices, our distributable assets have increased to \$7.3 billion, a \$1.9 billion increase from my January briefing. What goes up can go down. Prices will fluctuate during these cases.

As we will discuss in a moment, one of the important tasks of the debtors is being a good and prudent custodian of \$7.3 billion of asset value. We will be increasing distributable assets, hopefully dramatically, as the case progresses, but it's also important for us not to

That's all I have, Your Honor, but we wanted to make sure that we, at least, were able to tell Your Honor and stakeholders not just something about the history of what's accomplished, but a roadmap going forward.

So absent questions from Your Honor, I'll turn to today's agenda.

THE COURT: Let me just ask a question about the exchange restart. What does that entail? How will it work? Do customers, will they be able to withdraw funds or their coin that's being held on the exchange? What's the anticipation of how that's going to be playing out?

MR. DIETDERICH: The short answer is we don't know yet. So, the -- there's two exchanges, of course. There's actually more than two exchanges. There's two primary exchanges: dot com and the U.S. Exchange. The options being considered include a restart of the exchange from an operational and a functional perspective. It is likely that requires the raising of significant capital.

There's a question posed whether the estate's capital should be used for that or whether it should be third-party capital. There were some people that look at it as an M&A transaction: Can we dispose of the assets, including the going-concern value of the estate, for proceeds to the estate and distribute those proceeds? There were possibilities that customers could have an option to take a

part of their proceeds in, you know, that they would otherwise receive in cash from the estate, and receive some kind of interest in the exchange going forward. There are as many opinions on this, I think, as there are professionals involved in the case, and that's a lot. So it's a very -- you know, I don't think we have an answer at this time.

What we have committed to do, as we spent the last about 90 days, that 90-day period we gave to kind of the initial consideration of this expiring, and we're going to sit down with the Committee and other stakeholders and think about it.

There's also a sequence and a timing question. So, there are some to believe that if there's anything to be done with the exchange, it should be done quicker -- as quickly as possible, which might imply some kind of 363 or other architecture. And others, you know, that believe, perhaps, the exchange should be coupled with other assets, as opposed to just being, you know, the exchange itself.

So a long-winded way to say, Your Honor, that all options are on the table, but we don't have any particular path forward at this time.

THE COURT: Does there need to be a resolution of the -- I know there's litigation pending about whether coin that's being held in the exchange is property of the estate or is it customers' property? Does that need to be resolved

CERTIFICATION I certify that the foregoing is a correct transcript from the electronic sound recording of the proceedings in the above-entitled matter to the best of my knowledge and ability. /s/ William J. Garling April 12, 2023 William J. Garling, CET-543 Certified Court Transcriptionist For Reliable